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7	on behalf of herself and all others similarly situat	ted
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8	CHEDDADD MIHLIN DICHTED 0 HAMDTO	Mirro
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9	A Limited Liability Partnership	
10	Including Professional Corporations	
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	Attorneys for Defendant	
19	Kaiser Foundation Health Plan, Inc.	
20	UNITED STATES	DISTRICT COURT
2.1	NODELLEDIA DIGEDICE OF CAL	TEODAY OLVE AND DAVISON
21	NORTHERN DISTRICT OF CAL	JIFORNIA, OAKLAND DIVISION
22		G N 415 01056 HGG
22	JACQUELINE ADAN, on behalf of herself	Case No. 4:17-cv-01076-HSG
22	and all others similarly situated,	
23	D1 ' 4'CC	
24	Plaintiff,	JOINT STIPULATION AND REQUEST
24		TO CONTINUE CASE MANAGEMENT
25	V.	CONFERENCE; ORDER
25	VAICED EQUINDATION HEALTH DLAN	
26	KAISER FOUNDATION HEALTH PLAN, INC.,	Current Date: April 3, 2018, 2:00 p.m.
۷٥	IIIC.,	Requested Date: April 24, 2018, 2:00 p.m.
27	Defendant.	
_ /	Defendant.	
28		ı
_	1	

1	JOINT STIPULATION	
2	WHEREAS, on March 6, 2018 the Court issued an order granting in part Kaiser	
3	Foundation Health Plan, Inc.'s ("Kaiser's") Motion to Dismiss, in part, and set a case management	
4	conference for April 3, 2018, 2:00 p.m. (Dkt. No. 37);	
5	WHEREAS, lead counsel for Kaiser is unavailable for the Case Management Conference	
6	on April 3 and requested that Plaintiff's counsel stipulate a short continuance of the Case	
7	Management Conference. Plaintiff's counsel agreed;	
8	WHEREAS, the Court holds case management conferences on Tuesday afternoons and the	
9	first date Tuesday after April 3 on which counsel for both parties are available is April 24;	
10	THEREFORE, IT IS HEREBY STIPULATED AND RESPECTFULLY REQUESTED	
11	that this Court continue the April 3, 2018 case management conference to Tuesday, April 24, 2018	
12	at 2:00 p.m. and the due date for the joint case management statement be continued to April 17,	
13	2018.	
14		
15	DATED: March 21, 2018 SHEPPARD MULLIN RICHTER & HAMPTON	
16		
17	By: /s/Robert J. Guite	
18	MOE KESHAVARZI JOHN T. BROOKS	
19	ROBERT J. GUITE	
20	ANDREA N. FEATHERS Attorneys for Defendant Kaiser Foundation	
21	Health Plan, Inc.	
22		
23	DATED: March 21, 2018 GIANELLI & MORRIS	
24		
25		
26	By: /s/ Adrian J. Barrio ROBERT S. GIANELLI	
27	JOSHUA S. DAVIS ADRIAN J. BARRIO	
28	Attorneys for Plaintiff, Jacqueline Adan	

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2	CICNIA TUDE CEDTURICA TIONI	
3 4	As the attorney e-filing this document, I hereby certify that this document is acceptable to Plaintiffs' counsel Adrian Barrio and that I have his authorization to affix his electronic signature	
<ul><li>5</li><li>6</li></ul>	to this document.	
7 8	DATED: March 21, 2018 SHEPPARD MULLIN RICHTER & HAMPTON	
9 10 11	By: /s/Robert J. Guite  MOE KESHAVARZI  JOHN T. BROOKS  ROBERT J. GUITE	
12 13 14	ANDREA N. FEATHERS Attorneys for Defendant Kaiser Foundation Health Plan, Inc.	
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**ORDER** In accordance with the above Stipulation of the parties which is hereby incorporated by reference, and for good cause appearing therefore, the Court orders as follows: IT IS HEREBY ORDERED that the case management conference set for April 3, 2018 at 2:00 p.m. be continued to April 24, 2018 at 2:00 p.m.; the due date for the joint case management statement is continued to April 17, 2018. Dated: March 21, 2018 United States District Judge